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Remarks.

Reconsideration of the application as hereby amended is respectfully solicited.

The Examiner's comments and objections and the cited references have been carefully considered by the Applicant.

Claim 1 has been amended in response to the rejections set forth in the Detailed Action.

New claims 31 (dependent) and 32-33 have been added, based on the features disclosed in original claim 2 and in the specification as filed.

No new matter has been added.

It is submitted that amended claim 1 more clearly sets forth the structural arrangement of the claimed parts which are completely different from those disclosed by Ito or Liu or by anyone of the cited prior documents.

A claim is anticipated only if each and every element as set forth in the claim is found, either expressly or inherently described, in a single prior art reference. (Verdegaal Bros. v. Union Oil Co. of California, 814 F.2d 628, 631, 2 USPQ2d 1051, 1053 (Fed. Cir. 1987)).

Ito fails to disclose the single plate-first seat-box shaped body oscillation compensation means-intermediate element-actuation rod arrangement, as now claimed.

In fact, neither explicit nor inherent information is or may be conveyed by Ito or Liu or by any other cited prior art, to the one having ordinary skills in the art, which corresponds to or may suggest the feature arrangement claimed in amended claim 1.

New Claims 32-33 also set forth combination of features drawn to an arrangement as claimed in amended claim 1.

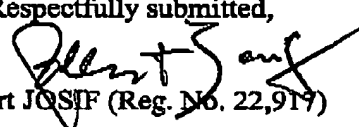
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Accordingly, it is believed that the subject-matter of the newly submitted claims is patentable over the prior art of record.

Favorable action is respectfully solicited.

While it is believed that the amended claims properly and clearly define the present invention, applicant would be open to any suggestion the Examiner may have concerning different claim phraseology which, in the Examiner's opinion, more accurately defines the present invention.

Respectfully submitted,


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